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5	Attorneys for Plaintiff QUICKEN LOANS INC	
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8	UNITED STATES	S DISTRICT COURT
9	EASTERN DISTRICT OF CALIF	FORNIA - SACRAMENTO DIVISION
0		•
1	QUICKEN LOANS INC., a Michigan corporation,	Case No. S-03-256 GEB JFM (R∈ ated to case S-03-157 GEB JFM)
12	Plaintiff,	STATEMENT OF UNDISPUTED ACTS IN SUPPORT OF QUICKEN LOANS
13	v.	INC.'S MOTION FOR PARTIAL SUMMARY JUDGMENT AND
14	DEMETRIOS A. BOUTRIS, in his official capacity as Commissioner of the	PERMANENT INJUNCTION
15	California Department of Corporations,	[Notice of Motion and Motion for Fartial Summary Judgment and Permanent
16 17	Defendant.	Injunction and Memorandum of Points and Authorities submitted under separate cover];
18		Declaration of Patrick McInnis submitted
19		under separate cover]
20		Date Filed: February 11, 2003
21		Trial Date: t/b/d
22		Hearing Date: April 7, 2003 Hearing Time: 9 a.m. Hon. Garland E. Burrell (Courtroom 10)
23		Hon. Garland E. Burrell (Courtroom 10)
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STATEMENT OF UNDISPUTED FACTS IN SUPPORT OF QUICKEN LOANS INC.'S MO TON FOR PARTIAL SUMMARY JUDGMENT AND PERMANENT INJUNCTION; CASE # S-03-256 3EB JFM

1	UNDISPUTED FACT	SUPPORTING EVIDENCE
2	Quicken Loans is a Michigan	Declaration of Patrick McInnis ¶ 3
3	corporation that engages in residential	("McInnis Decl.")
4	mortgage lending in California, the other	
5	49 states of the United States, and the	
6	District of Columbia. Quicken Loans	
. 7	makes a variety of loans secured by	
8	residential mortgages, including home	·
9	purchase money, refinancing, and home	
10	equity residential mortgage loans. During	
11	2001 and 2002, Quicken Loans made	
12	approximately \$500 Million and \$745	
13	Million, respectively, in loans secured by	
14	mortgages on California property.	
15	Quicken Loans is licensed and	<u>Id.</u> at ¶ 9
16	authorized to make residential mortgage	<u>181.</u> 40 H 0
17	loans in California under the California	
18		
19	Residential Mortgage Lending Act.	
20	3. Quicken Loans' sole business is	<u>ld.</u> at ¶ 14
21	making residential mortgage loans.	
22	Quicken Loans originated in excess of \$7	
23	billion in loans in 2002, all of which were	
24	made payable to Quicken Loans as the	
25	creditor.	
26		
27		

1	UNDISPUTED FACT	SUPPORTING EVIDENCE
2	4. Quicken Loans made no loans	<u>ld.</u> at ¶ 15
3	of any kind before March 31, 1980.	
4		· · · · · · · · · · · · · · · · · · ·
5	5. Quicken Loans regularly	<u>ld.</u> at ¶ 18
6	makes alternative mortgage transactions.	·
7	In fact, Quicken Loans has made in	
8	excess of 1800 alternative mortgage	
9	transactions from 1999 through the	
10	present.	
11	6. The escrow company	<u>ld.</u> at ¶ 5
12	frequently is able to record the deed of	
13	trust on the same day that it has	
14	disbursed the loan funds to the borrower.	
15	Occasionally, however, there is a delay of	
16	days weeks, or even months.	
17	7. 0	
18	7. Sometimes, the escrow	<u>ld.</u>
19	company fails to deliver the deed of trust	
20	to the County Recorder's office on the	
21	day that the borrower received the	
22	money. Other times, the escrow	
23	company timely delivers the deed of trust	
24	for recordation, but the County Recorder	
25	is slow to record the deed.	
. [
26		

1	UNDISPUTED FACT	SUPPORTING EVIDENCE	
2	8. Quicken Loans has no way to	ld. at ¶ 7	
3	predict either whether there will be a		
4	delay in recording the deed of trust, or, if		
5	there is a delay, the length of that delay.		
6			
7	9. Because Quicken Loans has no	<u>ld.</u>	
8	way to predict the delay, Quicken Loans		ļ
9	is unable to compensate for interest		
10	charges it would lose under the per diem		į
11	restriction by charging higher rates of		
12	interest on loans that correspond to the		
13	lost interest.		
14	10. Quicken Loans historically has	Id. ¶ 6	
15	instructed the escrow company to assess	<u></u> 11 0	
16	a borrower interest commencing the date		
17	the escrow company disburses the loan		
18	funds directly to the borrower or to a third	·	
19	party on the borrower's behalf, regardless		
20	of delays in recording deeds of trust.		
21		·	
22	11. On March 11, 2002, the	ld. at ¶ 10 & Exh. A	
23	Commissioner delivered a letter to	•	
24	Quicken Loans detailing the		
25	Commissioner's most recent examination		
26	of Quicken Loans' operations. In that		
27	letter the Commissioner asserted that		
28		3	
	STATEMENT OF LINDISPLITED FACTS IN SLIPE	OPT OF OUICKEN LOANS INC 'S MOTION FOR	

1	UNDISPUTED FACT	SUPPORTING EVIDENCE
2	Quicken Loans had violated and was	
3	continuing to violate the "per diem"	
4	restriction found in California Civil Code §	
5	2948.5 that was in effect until January 1,	
6	2001, and the "per diem" restriction found	
7	in California Financial Code § 50204(o).	
8	12. The Commissioner is	Lil and filed Cook D
9	12. The Commissioner, in	<u>ld.</u> at ¶ 11 & Exh. B.
10	correspondence dated January 28, 2003,	
11	further ordered Quicken Loans to: (1)	
12	review all loans it made in California from	
13	a period beginning October 14, 1999; (2)	
14	refund interest payments collected in	
15	violation of the "per diem" restrictions	
16	(and pay the borrowers 10% interest on	
17	the refunded interest); and (3) submit a	
18	detailed report of all such loans, which	
19	report was to include the loan number,	
20	borrower's name, loan amount, interest	
21	rate, date recorded, interest start date,	
22	amount of interest collected/credited on	
23	HUD-1, first payment due date, correct	
24	amount of interest, amount overcharged,	
25	amount refunded and date refunded. In	
26	the January 28, 2003 correspondence,	
27	the Commissioner also ordered Quicken	

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1	UNDISPUTED FACT	SUPPORTING EVIDENCE
2	Loans to comply with Section 50204(o).	
3	13. The Commissioner has	<u>Id.</u>
4		iu.
.5	threatened unspecified enforcement	
6	action if Quicken Loans should refuse to	
7	comply with the Commissioner's	
8	demands.	
9	14. Quicken Loans estimates that	Id. at ¶ 12
10	to effect the review and complete the	
11	report the Commissioner has ordered	
12	would require Quicken Loans to review	
13	approximately 5,500 files at a cost to	
14	Quicken Loans of approximately	
15	\$400,000.	
16	15. While Quicken Loans is not	<u> Id.</u> at ¶ 13
17	certain of the exact amount of refunds it	<u>10.</u> 0. 1, 10
18		
19	would be required to make pursuant to	
20	the Commissioner's demand, Quicken	
21	Loans estimates refunds would total	
22	hundreds of thousands of dollars at a	
23	minimum, and potentially millions of	
24	dollars.	
25		

Edward P. Sangster Matthew G. Ball

Attorneys for PLAINTIFF

Dated: March 10, 2003

KIRKPATRICK & LOCKHART LLP

STATEMENT OF UNDISPUTED FACTS IN SUPPORT OF QUICKEN LOANS INC.'S MOTION FOR PARTIAL SUMMARY JUDGMENT AND PERMANENT INJUNCTION; CASE. # S-03-256 GEB JFM